| | Case 3:23-cv-03461-TLT Document 83 Filed 04/24/24 Page 1 of 4 | |
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| 11 12 13 14 | Nashville, TN 37203 Telephone: (615) 434-7008 | |
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| 19 20 | and the Potential Class | |
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| 28 | Case No. 3:23-cv-(ADMINISTRATIVE MOTION TO STRIKE DEFENDANTS' REPLY IN MOTION FOR LEAVE TO FILE SUPPLEMENTAL BRIEF 1 | SUPPORT OF |

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| 8 | UNITED STATES D | ISTRICT COURT | |
| 9 | DISTRICT OF NORTHERN CALIFORNIA | | |
| 10 | SANTRANCIS | O DI VISION | |
| 1112 | COURTNEY MCMILLIAN and RONALD | Case No. 3:23-cv-03461-TLT-RMI | |
| 13 | COOPER, on behalf of themselves and all others similarly situated, | | |
| 13 | Plaintiffs, | ADMINISTRATIVE MOTION TO | |
| 15 | · · | STRIKE DEFENDANTS' REPLY IN SUPPORT OF MOTION FOR LEAVE | |
| 16 | V. | TO FILE SUPPLEMENTAL BRIEF | |
| 17 | X CORP., f/k/a/ TWITTER, INC., X HOLDINGS, ELON MUSK, DOES, | Judge: Trina L. Thompson | |
| 18 | Defendants. | Magistrate Judge: Robert M. Illman Date: June 18, 2024 | |
| 19 | Defendants. | Time: 2:00 pm PT | |
| 20 | | | |
| 21 | Pursuant to Civil L.R. 7-11, Plaintiffs request that the Court strike Defendants' Reply in | | |
| 22 | Support of Defendants' Administrative Motion for | r Leave to File Supplemental Briefing (Dkt. 82) | |
| 23 | and associated filings (Dkts. 82-1 through 82-4) because Rule 7-11 does not provide for a reply | | |
| 24 | brief. | | |
| 25 | On April 19, 2024, Defendants filed th | eir Administrative Motion for Leave to File | |
| 26 | Supplemental Briefing pursuant to Rule 7-11. Dkt. 79. Plaintiffs filed an opposition on April 23 | | |
| 27 | 2024. Dkt. 81. Defendants filed a reply brief later that day ("Reply"). Dkt. 82. Rule 7-11(c) deem | | |
| 28 | Case No. 3:23-cv-03461-TLT-RM | | |
| | ADMINISTRATIVE MOTION TO STRIKE MOTION FOR LEAVE TO FII | | |

a Motion for Administrative Relief "submitted for immediate determination without hearing on 1 2 the day after the opposition is due" making clear that a reply is neither necessary nor allowed for 3 administrative motions. See Morgenstein v. AT & T Mobility LLC, No. CV 09-3173 SBA, 2009 WL 3021177, at *3 (N.D. Cal. Sep. 17, 2009) (stating that Rule 7-11 prohibits a reply and granting 4 5 plaintiffs' motion to strike defendant's reply); Intagio Corp. v. Tiger Oak Publ'ns, Inc., No. C 06-3592 PJH, 2007 WL 2990096, at *1 (N.D. Cal. Oct. 11, 2007) (same). 6 7 Because Defendants' Reply does not comply with Civil Local Rule 7-11, Plaintiffs respectfully request that Defendants' Reply and all associated filings (Dkts. 82-1 through 82-4) be 9 stricken. 10 DATED: April 24, 2024 Respectfully submitted, 11 Sanford Heisler Sharp, LLP 12 13 By: /s/ Kristi Stahnke McGregor Kristi Stahnke McGregor, GA Bar No. 14 674012 (admitted *pro hac vice*) 15 SANFORD HEISLER SHARP, LLP 611 Commerce Street, Suite 3100 16 Nashville, TN 37203 17 Telephone: (615) 434-7008 kmcgregor@sanfordheisler.com 18 Attorney for Plaintiffs 19 and the Potential Class 20 21 22 23 24 25 26 27 Case No. 3:23-cv-03461-TLT-RMI 28 ADMINISTRATIVE MOTION TO STRIKE DEFENDANTS' REPLY IN SUPPORT OF

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| | Case 3:23-cv-03461-TLT Document 83 Filed 04/24/24 Page 4 of 4 | | |
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| 1 | CERTIFICATE OF SERVICE | | |
| 2 | I hereby certify that on April 24, 2024, I electronically filed the foregoing with the Clerk | | |
| 3 | of the Court using the CM/ECF system, which will send a copy of this filing to all counsel of | | |
| 4 | record. | | |
| 5 | Mark A. Feller | | |
| 6 | Melissa D. Hill Jared R. Killeen | | |
| 7 | Sara DeStefano | | |
| | Sean K. McMahan | | |
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| 11 | sara.destefano@morganlewis.com | | |
| 12 | sean.mcmahan@morganlewis.com | | |
| 13 | Attorneys for Defendants X Corp., | | |
| 14 | X Holdings, and Elon Musk | | |
| | | | |
| 15 | I declare under penalty of perjury under the laws of the United States of America that the | | |
| 16 | foregoing is true and correct. | | |
| 17 | | | |
| 18 | | | |
| 19 | DATED: April 24, 2024 /s/ Kristi Stahnke McGregor Kristi Stahnke McGregor, GA Bar No. | | |
| 20 | 674012 (admitted <i>pro hac vice</i>) | | |
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| 28 | Case No. 3:23-cv-03461-TLT-RMI ADMINISTRATIVE MOTION TO STRIKE DEFENDANTS' REPLY IN SUPPORT OF | | |
| | MOTION FOR LEAVE TO FILE SUPPLEMENTAL BRIEF | | |